



UNITED STATED DEPARTMENT OF COMMERCE

Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED INVE	ENTOR		ATTORNEY DOCKET NO.		
09/086,13	38 05/28/ 9 8	JAFFE		R	ETLIP002US		
	AND LARSON LL	HM32/1116 P	乛		EXAMINER GITUMER, R		
P O BOX 5 DILLON CO	5068) 80435-5068			ART UNIT	PAPER NUMBER		
		• •		1623	21		
				DATE MAILED:	11/16/00		

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Advisory Action

1

Application No.

Applica 09/086,138

Jaffe

Examiner

Ralph Gitomer

Group Art Unit 1623



тн	E PERI	OD FOR	R RESF	ONSE	: [check	only a) o	or b)]								
	a) 💢	expires		<u> </u>	onths fron	n the maili	ing date of	the final rej	ection.						
	expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whis later. In no event, however, will the statutory period for the response expire later than six months from the date of the rejection.									tion, whicheve te of the final	∋r				
	date on	which t	he responent	onse, th	ne petition, nsion and t	and the following and the correst	petition und ee have bee oonding am ned statuto	en filed is th ount of the	e date of t fee. Anv	the respo extension	nse and a I fee pursi	lso the da uant to 37	te for the	oriate fee. The purposes of 7 will be	;
	Appell period	ant's Br	rief is o ponse	due tw set for	o months th above	from th , whiche	e date of ver is late	the Notice r). See 3	of Appe 7 CFR 1.	eal filed 191(d) a	on and 37 C	FR 1.19	2(a).	or within an	y .
Ap _l	plicant is NO	's respo T deem	onse to	the fi place t	nal reject he applic	ion, filed ation in d	on <u>Oc</u>	ct 26, 190 for allowa	00 has nce:	been c	onsidere	d with th	e follow	ving effect,	
X	The pr	oposed	amen	dment	(s):										
	□ wi	ill be en	tered (Jpon fi	ling of a	Notice of	f Appeal a	nd an Ap	peal Brief	•					
	🗓 wi	ill not be	e enter	ed bed	cause:										
	X	they ra	aise ne	w issu	es that w	ould req	uire furthe	er conside	ration an	d/or sea	arch. (Se	ee note b	elow).		
	they raise the issue of new matter. (See note below).														
	X	issues	for ap	peal.										implifying th	е
							ıt cancelli							s.	
	NO	TE: <u><i>F(</i></u>	urther	<u>consid</u>	eration w	ould be i	required re	egarding t	he propo	sed ame	<u>endment</u>	to the c	laims.		
		oplicant one	-				following								
	Newly separ	y propo ate, tim	sed or nely file	ameno ed ame	ded claim indment o	s cancelling	the non-	allowable	claims.		would b	e allowa	ble if su	bmitted in a	
X	The a		, exhib e beca	it or re										ation in cond	
					II NOT be	conside	red becau	use it is no	ot directed	d SOLEI	LY to iss	ues whic	h were	newly raise	yd t
X	For p	urposes	of Ap	peal, t	he status	of the c	laims is as	s follows	(see attac	ched wr	itten exp	lanation,	, if any)	:	
	Claim	s allow	ed:												

	Claim	s reject	ted: <u>1-</u>	15											
	The p	roposed	d draw	ing co	rrection f	iled on _			□has	⊟ha	s not be	en appro	ved by	the Examine	۲.
	Note	the atta	ached I	nform	ation Disc	losure S	tatement(s), PTO-1	449, Pap	er No(s))	•			
	Other	-	•										K	Calon	ices
														LPH GITOMEI ARY EXAMIN	

ART UNIT 1623